Selective Bugs' Backed By Judicial Conference

By John P. MacKenzie Wasnington Post Staff Writer

The Judicial Conference of Endorsement by the Conthe United States has voted ference, which is headed by would permit Federal and state investigators to tap telephones and cavesdrop eiectropically under court order.

The Conference, the policy and administrative arm of the Federal judiciary, gave its approval to pending eavesdrop legislation provided it amended to meet the restrictions announced in a Supreme Court decision handed down ping except in national secu-June 12.

to endorse legislation that Chief Justice Earl Warren, is expected to provide important ammunition to Republicans and other congressional consurvatives who favor "bugging" in the organized crime

> It also was a blow to the Johnson Administration, which wants Congress to outlaw all official electronic cavesdrop-

rily cases.

The Conference action was taken last week at a regular executive session attended by the chief judges from all the Federal circuits and top judges from several district courts.

In another action, the Con-

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Judicial Conference Backs Bugging Law

ference called for swift pas- Dissenters in the Supreme saze of Administration-backed Court's 5-to-4 decision in June jury reform proposals. The hinted that the Court had virtually outlawed all eavesjudges voted to urge each dis dropping and had crippled the trict court to broaden the eco- drive against racketeers. Other namic base of its jury select observers, including supporttion pools without waiting for ers of the McClellan bill's aim. Congress to act.

deliberations were not als bugging legislation. closed, but it was learned that in another development the briefly.

approved a bill introduced by bling conviction of Charles Sen. John L. McClellan (D. Kaiz of Los Augeles, who Ark) if it is modified to meet claims, that Federal agents certain search-and-cizure had no right to plant a microstandards,

obtain permissive cavesdrop placed baskeihall hets in Boslegislation claimed last week ton and Miami Beach. to have devised a formula that Phone booths are "not withwill limit the intrusion of electin the traditional concept of tronic listening devices to a constitutionally protected specific periods of time under area," said Acting Solicitor strict judicial supervision.

viewed the decision as an "in-Details of the Conference vitation" to carefully drafted

the matter was discussed only Justice Department filed a Supreme Court brief urging The Conference resolution the Court to uphold the gamphone atop a public telephone Leaders of the effort to booth to overhear him as he

General Ralph S. Spritzer.